

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **AFSCME Council 25 v City of Detroit**
Docket No. **257665**
L.C. No. **02-225264-CL**

Michael J. Talbot, Judge, acting under MCR 7.217 and MCR 7.219(I), orders:

Upon being informed that on December 15, 2004, within the 21-day notice period under MCR 7.217(A), appellant filed a combined brief on appeal for both this appeal and the consolidated appeal in docket number 257666, the Court, on its own motion, VACATES, in its entirety, the order of dismissal entered on January 5, 2005. The appeal is REINSTATED and the assessment of costs against Mr. Massaquoi is RESCINDED. The appellant's combined brief received on December 15, 2004, is accepted for filing in both consolidated appeals. The time for filing appellees' brief in both consolidated appeals shall be counted under MCR 7.212(A)(2)(a)(ii) from December 14, 2004, the date appellant's combined brief was served on appellees.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

JAN 12 2005

Date

Sandra Schultz Mengel
Chief Clerk